CONFERENCE., C14-3796 KAW

1	NOAH G. BLECHMAN (State Bar No. 197167) noah.blechman@mcnamaralaw.com AMY S. ROTHMAN (State Bar No. 308133) amy.rothman@mcnamaralaw.com McNamara, Ney, Beatty, Slattery, Borges & Ambacher LLP 1211 Newell Avenue Walnut Creek, CA 94596 Telephone: (925) 939-5330 Facsimile: (925) 939-0203 Attorneys for Defendants OFFICER JAMES COLLEY; ANTIOCH POLICE DEPARTMENT; and CITY OF ANTIOCH		
2			
4			
5			
6 7			
8			
9	UNITED STATES DISTRICT COURT		
10	NORTHERN DISTRICT OF CALIFORNIA		
11			
12	ANTHONY MICHAEL MABUTAS, JR.,	Case No. C14-3796 KAW	
13 14	Plaintiff, vs.	STIPULATION AND [PROPOSED] ORDER TO CONTINUE CASE MANAGEMENT CONFERENCE	
15 16	OFFICER JAMES COLLEY, in his official and individual capacities, ANTIOCH POLICE DEPARTMENT, and CITY OF	Judge: Hon. Kandis A. Westmore	
17	ANTIOCH, CALIFORNIA,		
18	Defendants.		
19			
20	Plaintiff ANTHONY MICHAEL MABUTAS, JR., and Defendants OFFICER JAMES		
21	COLLEY; ANTIOCH POLICE DEPARTMENT; and CITY OF ANTIOCH, by and through their		
22	respective attorneys of record, hereby stipulate to the following:		
23	1. WHEREAS Plaintiff filed a civil rights complaint in the United States District		
24	Court in the Northern District of California on August 21, 2014, arising out of Plaintiff's arrest by		
25	an officer of the Antioch Police Department on June 9, 2014;		
26	2. WHEREAS Plaintiff has a pending criminal case against him arising out of an		
27	April 14, 2015, arrest with charges for, among other things, violating Penal Code section 187(a)		
28	pending against him in the Superior Court of Contra Costa County.		
	STIPULATION AND [PROPOSED] ORDER TO		

1

2

3

3.

4.

	4	pending criminal trial may directly or	r indirectly bear on the issues in this Fourth Amendment civil
	5	rights case.	
	6	5. WHEREAS, with the	exception of third party discovery, this matter is presently
	7	stayed until the resolution of Plaintiff's criminal action.	
LP	8	6. WHEREAS this matte	er is currently set for a further Case Management Conference
HER I	9	on September 19, 2017.	
A, NEY, BEATTY, SLATTERY, BORGES & AMBACHER LLP ATTORNEYS AT LAW 1211 NEWELL AVENUE, WALNUT CREEK, CA 94596 TELEPHONE: (925) 939-5330	10	7. WHEREFORE, the p	arties by and through their respective counsel, respectfully
& AN CA 94:	11	seek an Order from the Court to continue the further Case Management Conference to sometime	
RGES EEK,	12	in February or March of 2018.	
Y, BO F LAW UT CR	13	IT IS SO STIPULATED	
FTER YS A1 WALN (925)	14	The parties attest that concurrence in the filing of these documents has been obtained from	
, SLA' FORNE INUE, HONE:	15	each of the other Signatories, which s	shall serve in lieu of their signatures on the document.
ATTY AT L AVE	16		
r, BE.	17	Dated: August 30, 2017	Law Office of Mark W. Kelsey
McNAMARA, NEY, BEATT A 1211 NEWELL AV TELE	18		By:/s/ Mark W. Kelsey
MAR	19		Mark W. Kelsey Attorney for Plaintiff
Ac N A	20		ANTHONY MICHAEL MABUTAS, JR.
-	21		
	22	Dated: August 30, 2017	MCNAMARA, NEY, BEATTY, SLATTERY, BORGES & AMBACHER LLP
	23		
	24		By: /s/ Noah G. Blechman Noah G. Blechman
	25		Amy S. Rothman Attorneys for Defendants
	26		OFFICER JAMES COLLEY; ANTIOCH POLICE DEPARTMENT; and CITY OF ANTIOCH
	27		,
	28		

pending criminal action is scheduled for January 23, 2018.

WHEREAS Counsel for Plaintiff is informed that Plaintiff's trial date for the

WHEREAS it has been previously agreed that the outcome of the Plaintiff's

McNAMARA, NEY, BEATTY, SLATTERY, BORGES & AMBACHER LLP ATTORNEYS AT LAW 1211 NEWELL AVENUE, WALNUT CREEK, CA 94596 TELEPHONE: (925) 939-5330

ORDER

Pursuant to the parties' stipulation and on a showing of good cause, the Court orders that the further Case Management Conference currently set for September 19, 2017, is hereby rescheduled to March 6, 2018, at 1:30 p.m. in the undersigned's Department. The parties shall file an Updated Joint Case Management Conference Statement no later than seven (7) days prior to the new Case Management Conference date. Should the pending criminal case of Plaintiff be finally resolved before that time frame, the parties shall jointly provide notice to the Court as soon as feasible.

IT IS SO ORDERED.

UNITED STATES MAGISTRATE JUDGE